PLAINTIFF'S

**EXHIBIT** 

# Muskingum County Court

Docket entry on traffic case number 0705102

#### Click <u>here</u> for case information

Case Number: TRC 0705102A Defendant(s): Kirk, Craig M

# 09/05/2007

CASE WAS FILED WITH COURT

CASE SET FOR A ARRAIGNMENT ON 09-06-2007 AT 9:00 AM

#### 09/06/2007

- CONSTITUTIONAL RIGHTS FORM SIGNED BY DEFENDANT
- O CASE SET FOR A TRIAL ON 10/02/2007 AT 9:00 AM

#### 09/18/2007

O CASE SET FOR A TRIAL ON 10/09/2007 AT 9:00 AM

#### 09/21/2007

REQUEST FOR DISCOVERY FILED BY THE DEFENDANT

#### 09/27/2007

- NOTICE OF INTENT TO REQUEST JUDICAL NOTICE
- MOTION REQUEST FOR ENLARGEMENT OF TIME CRIMINAL RULE 45 B

#### 09/28/2007

- CASE SET FOR A HEARING ON 10/03/2007 AT 9:00 AM
- CASE SET FOR A HEARING ON 10/05/2007 AT 9:00 AM

#### 10/03/2007

- DEFENDANT FAILED TO APPEAR- MOTION FOR ENLARGEMENT OF TIME
- o DENIED
- SUBPOENA ISSUED TO JASON SCHILLING, SCOTT CALDWELL, TPR ROE

#### 10/04/2007

- SHERIFF RETURN--PROOF OF SERVICE TO TPR ROE, JASON
- SCHILLING, SCOTT CALDWELL

#### 10/05/2007

DEFENDANT FAILED TO APPEAR - MOTION NOTICE OF INTENT TO

REQUEST JUDICIAL NOTICE DENIED

#### 10/09/2007

CASE SET FOR A SENTENCING ON 01/03/2008 AT 9:00 AM

MOTION FOR DISCOVERY FILED BY THE DEFENDANT

ANSWER WITH A MOTION TO DISMISS

#### 01/03/2008

- O DUI FINE 1ST OFFENSE \$ 500.00
- MOVING VIOLATION COSTS \$ 60.00
- LOCAL COURT COSTS \$1.00
- o SHERIFF FEES \$4.00
- CASE SET FOR A RE-SENTENCING ON 05/08/2008 AT 8:45 AM
- O DEF. PLED NG, FOUND G, FINE 500.00
- o COSTS 65.00
- JAIL 50, SUSP, COMMIT 01/03/2008

OL SUSP FROM 09/01/2007 TO 09/01/2008 SPECIAL CONDITIONS:

of 2

y on traffic case number 0705102 http://www.muskingumcountycourt.org/cgi-bin/mdocket.cgi?pre=TRC...

Case: 2:09-cv-00583-JLG -EPD Doc #: 100-12 Filed: 02/23/11 Page: 2 of 11 PAGEID #: 911

O MBH:NO CRIM OR M1 TRAFFIC CONV. 5 YR

#### 01/07/2008

WORK RELEASE GRANTED COUNTY WORK

#### 01/09/2008

WORK RELEASE DENIED DEFENDANT REFUSED TO TAKE T B TEST

#### 03/25/2008

- CASE SET FOR A HEARING ON 05/01/2008 AT 9:00 AM
- CASE SET FOR A HEARING ON 04/01/2008 AT 9:00 AM

#### 04/01/2008

- o PAYMENT RECEIPT NO. 803108 IN THE AMOUNT OF \$ 138.65
- CASE SET FOR A RE-SENTENCING ON 09/04/2008 AT 8:45 AM

#### 08/08/2008

- o PAYMENT RECEIPT NO. 808079 IN THE AMOUNT OF \$ 426.35
  - © Copyright 1999-2002 Henschen & Associates, Inc., (All rights reserved)

Case: 2:09-cv-00583-JLG -EPD Doc #: 100-12 Filed: 02/23/11 Page: 3 of 11 PAGEID #: 912

# STATE OF OHIO CITY OF ZANESVILLE COUNTY MUSKINGUM 2007 SEP 27 PM 3: 06 VILLAGE OF FRAZEYSBURG HIO

STATE OF OHIO STATE OF OHIO "FRAZEYSBURG"

Case Number TRC0705102 A

Plaintiff

VS.

Craig Michael Kirk PO BOX 996 Coshocton, Ohio



Accused

# MOTION REQUEST FOR ENLARGEMENT OF TIME CRIMINAL RULE 45 (B)

Now comes Craig Michael Kirk, Pro Se a voluntary expatriate, Practicing Hebrew non-citizen of the united state, visits this Honorable court specially and not generally herein. The accused believes the court has set a hearing date for 7, October 2007 A.D. Craig Michael Kirk moves the court for more time because this date is so burdensome and a rush to judgment against the accused that it takes a lot of money to move the court.

I respectfully request an enlargement of time 45 days of time from the date of the hearing set by this court. The bases for the request is, everyone except Craig Michael Kirk in this case is paid by the state, subsequently I have to produce 3 times as much in the national economy in order get equal protection due process under the law.

I need this time so that I can purchase a paid subscription from either from West Law or Lexis. I also have to pay rent at my repair shop, buy parts, feed my family, pay lot rent, and purchase home school materials for my offspring. This motion for Time Enlargement is also needed because I intend to answer said complaint so the record truly reflects all the real facts and merits of this case. Craig Michael Kirk looks forward to hearing from the people and the court on this matter herein.

1

Set for hours



Respectfully Submitted
Craig Michael Kirk Pro Se
PO BOX 996
Coshocton, Ohio
740 453-3988
craigkirk@sbcglobal.net

**CERTIFICATE OF SERVICE** 

The undersigned hereby certifies that a copy of the foregoing copy of MOTION REQUSET FOR ENLARGEMENT OF TIME UNDER CRIMINAL RULE 45 (B) was served upon by hand, and U.S. mail TO: Prosecutor Scott Rankin 45 North 4<sup>th</sup> Zanesville 43701 Date 9-26-2007 A.D.

Respectfully Submitted Craig Michael Kirk Pro Se PO BOX 996 Coshocton, Ohio 740 453-3988 craigkirk@sbcglobal.net

# STATE OF OHIO CITY OF ZANESVILLE COUNTY MUSKINGUM VILLAGE OF FRAZEYSBURG

10/9/2007A.D.

STATE OF OHIO STATE OF OHIO "FRAZEYSBURG"

**Plaintiff** 



Case Number TRC0705102 A

Honorable Judge Vinsel

VS.

Craig Michael Kirk PO BOX 996 Coshocton, Ohio

Accused

THE ACCUSED Craig Michael Kirk SECOND MOTION FOR DISCOVERY AND INSPECTION UNDER CRIMINAL RULE 16 AND WITNESS LIST

Now comes Craig Michael Kirk, Practicing Hebrew Pro Se, and visits this Honorable court specially and not generally. Craig Michael Kirk, waves no right for any cause reason of effect. The following combined Criminal Rules of Civil Procedure.

The responses requested are to be days of the service of the same Pursuant to Criminal Rule 16 of the Ohio Rules of Criminal Procedure, Craig Michael Kirk, request for the SECOND time, discovery against plaintiff STATE OF OHIO et al. herein

Motion for a witness list under crim rule 16.

Respectfully Submitted

Craig Michael Kirk Pro Se PO BOX 996 Coshocton, Ohio

740 453-3988 craigkirk@sbcglobal.net

Case: 2:09-cv-00583-JLG -EPD Doc #: 100-12 Filed: 02/23/11 Page: 6 of 11



### **DEFINITIONS AND INSTRUCTIONS**

Pursuant to Rule 16 (A)(B)(1)(2)(3)(c)(b)(e)(f) of the Ohio Rules of Criminal Procedure, for the defense Craig Michael Kirk Pro Se Hebrew requests that the following materials be made available for inspection, test and copies:

- 1. Any statement, evidence, of whatever kind or description, according to the ORC or Federal Rules on evidence, AND within the possession that was made by any and all persons and freemen in law, located at said location, inside escort out side escort, in side police cruzer out side police cruzer at Hi-way Patrol station back in side the Burgs Police cruzer back at burg police department of ''FRAZEYBURGE'' referred to as the ''The Burg'' ALL known person(s) who are also named as wittiness or any and all other party such as state or could be stated and used to testify at trail herein
- 2. Written detailed summaries AND internal reports of any and all oral conversations, statements, documents phone calls addresses which were made by the all persons. Freemen In Law accused(s) or any other accused(s) individual subsequent to the time of accused being placed in custody by THE STATE OF OHIO The ''Burg'' or any other agency working in concert with any other known county of the STATE OF OHIO whether state or federal herein.
- 3. Any and all juristic contracts, recorded or written evidence testimony, statements, conversations, the whereabouts drug or alcohol evidence for or against the acused(s) or any and all persons under the color of law, or all others definitions under ORC defining person(s) or individuals. This demand for discovery shall include all suspect(s) whereabouts known or unknown to the "Burg" agents, officers, employees(s) civil service persons under color of law. On or about the dates of the investigation(s) in the above said case by (the burg) STATE OF OHIO or other federal agency herein.
- 4. A complete history and records of the entire past of the acused Craig Michael Kirk past and present juristic contracts with the state of Ohio and the ''burg'' herein;
- 5. Any books, papers, documents, photographs, recordings, tangible objects which are available to, or within the possession, custody or control of you your person under color of law, or control of the where abouts of all said evidence described by and under the ORC and the Federal Rules of Evidence, for favorable or not of the accused and which are material to the preparation of the acused defense(s,) in law or are intended for reproduced to be used as evidence at hearing(s) pretrial, trial, and appeals or which were obtained from, the ''Burg'' or belong to, ''YOU'' your person under color of law under contract from the "Burg'"
- 6. Any results or reports of physical or mental examinations, and scientific tests or experiments, which were made in connection with this case, available to, or within the possession, custody or control of the State OHIO, COUNTY OF MUSKINGUM, BCI. The existence of which is known, or through the exercise of due diligence, may become known to the Prosecuting Attorney, and such as all persons arrested. The night of the accused was arrested at the same location or having the same place of contact of house under investigation by MUSKINGUM COUNTY OHIO, "FRAZEYBURGE", DEA, FBI, HOMELAND SECURITY or all others involved. Over seeing the day to day operations

Case: 2:09-cv-00583-JLG -EPD Doc #: 100-12 Filed: 02/23/11 Page: 7 of 11 F

involved in the investigation of the accused or said apartment or house "FRAZEYSBURG" not fully known to the accused herein

- 7. Provide all information evidence ON internal reports against the accused relating to this case or any other case were the accused named in other reports because of other prosecution herein.
- 8. All evidence known, or which the Prosecuting Attorney BCI, may know, is favorable or unfavorable to the accused and material to either guilt or punishment.
- 9. Copies of all statements by witnesses, signed or unsigned, acquired in whatever manner, which are material to, or bear upon, the merits of this case; including, but not limited to, the statements of the investigating officers, BCI whether state or federal, DEA IRS officers, and which are in the custody/or control of the Prosecuting Attorney, BCI or his or her, your staff, or which is subject to and available at the Prosecuting Attorney's discretion or order, or at the direction or order of the Prosecuting Attorney's staff or agents herein.

10. The precise nature and conditions of all promises, considerations, agreements, or inducements of any description, and any discussions held or made between any state or federal witness and the Prosecuting Attorney, police officials, or any other state or federal government officials, which might tend to influence that witness' testimony at trial.

Respectfully Submitted

Craig Michael Kirk Pro Se

PO BOX 996

Coshocton, Ohio

740 453-3988

craigkirk@sbcglobal.net

Case: 2:09-cv-00583-JLG -EPD Doc #: 100-12 Filed: 02/23/11 Page: 8 of 11 PAGEID #: 917

PLAINTIFF'S EXHIBIT

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a copy of the foregoing copy of MOTION CRIMINAL RULE 16-Discovery and Inspection AND WITTENESS LIST was served upon by hand, and U.S. mail TO: Prosecutor Scott Rankin 45 North 4<sup>th</sup> Zanesville 43701 Date 10-9-2007 A.D.

Craig Michael Kirk Pro Se PO BOX 996 Coshocton, Ohio 740 453-3988 craigkirk@sbcglobal.net

hog n Hif

Case: 2:09-cv-00583-JLG -EPD Doc #:



L Page: 9 of 11 PAGEID #: 918

# STATE OF OHIO CITY OF ZANESVILLE COUNTY MUSKINGUM VILLAGE OF FRAZEYSBURG

9/21/2007

STATE OF OHIO STATE OF OHIO "FRAZEYSBURG"

**Plaintiff** 

Case Number TRC0705102 A

Honorable Judge Vinsel

VS.

Craig Michael Kirk PO BOX 996 Coshocton, Ohio

Accused

### ANSWER WITH A MOTION TO DISMISS

Now comes Craig Michael Kirk, Practicing Hebrew Pro Se, and visits this Honorable court specially and not generally. Craig Michael Kirk, waves no right for any cause reason of effect. The following combined Criminal Rules of Civil Procedure.

The responses requested are to be days of the service of the same Pursuant to Criminal Rule 16 of the Ohio Rules of Criminal Procedure, Craig Michael Kirk, Answer said complaint herein.

Respectfully Submitted

Craig Michael Kirk Pro Se PO BOX 996

Coshocton, Ohio 740 453-3988

craigkirk@sbcglobal.net

Case: 2:09-cv-00583-JLG -EPD Doc #: 100-12 Filed: 02/23/11 Page: 10 of 11 PAGEID #: 919

### **CERTIFICATE OF SERVICE**



The undersigned hereby certifies that a copy of the foregoing copy of the answer and motion to dismiss was served upon by hand, and U.S. mail TO the court Prosecutor Scott Rankin 45 North 4<sup>th</sup> Zanesville 43701 Date 9-21-2007 A.D.

Craig Michael Kirk Pro Se PO BOX 996 Coshocton, Ohio 740 453-3988 craigkirk@sbcglobal.net

1*1		MITCITTATATA	2 Filed: 02/23/11 Page: . M COUNTY COURT	11 0f 11 PAGEID #: 920
	e of Ohio	(Multiple	e Count Entry)	G
	vs aig M, Defen		Zirery)	Case No.: TRC 0705102
				JUDGMENT ENTRY
<u>CHARGE :</u>	Count 1 2 3	<u>Code Section</u> 4511.19A2 4510.11A 4513.04	<u>Description</u> OVI/REFUSAL DRIV UNDER SUS HEAD LIGHTS	(mm)
( ) Defend	ant failed to a	ppear: ( ) SUMMONS	ISSUED: ( ) WARRANT IS	SSUED: Bond Set at
<u>ARRAIGNMEN</u>	$\underline{\Gamma}\colon ({ oldsymbol  oldsymbol  oldsymbol   earlie{1}{\Gamma}: ({ oldsymbol  olds$	t appeared in court informed of the na- counsel, the right appearance, waiver	: Acknowledged receipt ture of the charge and to a continuance, and	of a copy of the complaint, the maximum penalty, the other rights under Criminal plea of NOT GUILTY filed by
COUNSEL:				( ) Defendant
COUNSELL:	( ) Waived ti	d appointment: () digent. Appointed:		Continued until
BOND:	<u> </u>		· ·	
DOIND.	\$	( ) 10%: ( ) ( ) CONTINUE	CASH/SURETY:()PROPERT	TY:()OWN RECOGNISANCE
PLEA:  DECISION:	( ) NO CONTES ( ) NONE: ( ) OTHER: ( ) GUILTY: ( ) NOT GUILT ( ) DISMISSED ( ) DISMISSED	Y: As to counts sto counts for the c	Pre-Trial Readvised of rights ac (Readvised of rights  CCUTION: As to counts	Trial coording to Criminal Rule 11) according to Crim. Rule 11)  PLAINTIFF'S EXHIBIT
SENTENCE:		1		
	FINE \$	) +costs \$	( ) +costs \$ _	( )
Fine Suspe			+COSLS \$	-costs \$+costs
Jail Suspe on condit	ion of no offe	Days Days Days	Da	Days Days
License Suspe Immobiliza		—— —— ———	rre within two years a	ind
Forfei				
Jail to B		Driving	y Privileges	
PROBATION:	Months		J	
COMMUNITY SER OTHER ORDERS:	VICE: COMPLET		DAYS.	
Date_	10-9-0	7		
			Judge	

Serleny 1-3-08@ 9:00x.m.